



**RATHCONA NEWS**

MENT WITH EDMONTON  
NOT YET BEEN REACHED.

**Alderman Take Objections  
on the Particulars of the  
Agreement—Another Com-  
mittee Will be Held This After-  
noon With the Edmonton Com-  
mittee.**

agreement between Edmonton and Strathcona with reference to the bridge and the amount of money, \$30,000 in all, to be paid by the city to the contractor was not settled last night by Strathcona at a court meeting of the committee. When the draft agreed upon in the two cities' sessions was put up for discussion in committee, Alderman Tait said that there were several important matters for which no agreement had been reached. It was agreed that the whole Strathcona council meet that committee to further discuss the present situation.

**Distributing Advertising.**

Alderman Richards replied that the committee with reference to the matter of advertising had been appointed. The first meeting was to be held this afternoon. The Edmonton committee is Mayor Leo Alderman Armstrong, Alderman Tait, and several other city solicitors. It was agreed that the whole Strathcona council also be in session, and that another conference at 4 p.m. be held.

Edmonton, and all the pay themas with reference to the proportion of the bill.

The Strathcona city fathers think it is a good idea to have a consideration, lasting till seven o'clock, and several committees will be appointed.

Edmonton council also in session, agreed that another conference at 4 p.m. be held.

Committee from Edmonton, Strathcona board sitting at the end of the winter.

Douglas Broome, the chair of the members of the board.

**For Communications.**

E. Dewars wrote stating he was not in Edmonton but was in the interior of the province and that at the next plowing and he be given a share among the others referred to him.

Mayer Duggan said what was being done to enforce the snow laws.

Alderman Richards replied that a number of notices had been sent out against those who had taken advantage of the law.

"How long before we will be in the interior of the city offices?" asked Alderman Elliott.

Mayer Duggan said the bill was in the interior of the city and it had been shipped about three weeks ago, but had not yet arrived in the city.

Alderman Tipton on behalf of the Tain Cities' Police and Fire Department, gave notice at next meeting to license distributors that they must be advertising manufacturers referred to him.

W. Morton and others, residing River Heights, wrote asking the committee to consider the petition was referred to light committees to report on it. They said some of their neighbors who could be so

ty auditor submitted a sum

counts totalling \$47,800 in con-

nection with the reception of Lord

MacLennan, and that he would be in later than the other ar-

The cost of the reception in

the city was \$20,000, and that

he has been told O.K.A. is a claimant of one-half of the amount.

**per Light for Advertising.**

Edmonton, lighting, electric and light committees said

they days ago a delegation of

of 40 men, who had been 100 minutes doing 40 reduced

the lighting, lighting.

They are regular pieces of twelve

kilowatt hours should be

at 40 cents per kilowatt hour.

If the board of trade said that

all the merchants would take

it at 40 cents per kilowatt hour,

made of the Alderman Rich-

ards lighting of White Avenue

shape.

Mr. Shemard said it is unfair to tax the ratepayers

city generally under that

any particular merchant

purposes to a tea

shop.

Alderman Richards said that sup-

tive five cents per kilowatt hour

result in a deficit upon that

lighting, lighting, electric and

hands do the wiring, etc., an

eight cents per kilowatt hour

will be left over till next

month.

**Element With Bituminous.**

MacLennan reported speed

ment made with the Bitumin-

Contracting Company, in re-

questing that the water and the amount that

was crossed the torn sun

water was reduced from ten

cents per 100 cubic feet and

from 100 cubic feet per 100

15. The action was approved.

The list was therefore adop-

ted.

**The Bridges By-Law.**

Law providing for the agree-

ment in the city of Edmonton ever

and authorizing the building of

a level bridge and authorizing

of \$30,000 to assist in the

construction and general rea-

nings.

Sam Bush thought the city

should accept the \$40,000 and

single fares.

He said that the by-law

will be turned down by the

reps' said Alderman Elliott.

City Council agreed.

He agreed to the

agreement should be

done.

Alderman Richards expressed the op-

inion the Edmonton com-

mittee due consideration

to the

proposal.

He agreed to the

agreement should be

done.

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## Edmonton Daily Bulletin

Published every lawful afternoon by The Bulletin Publishing Company, Limited, at the Bulletin Building, 30 Jasper Avenue, East.

DAILY EDITION.

One year, delivered	\$4.00
Half year, delivered	2.00
One month, delivered	.50
One month, by mail	.30
Half year, by mail	1.50
One month, by mail	.25

SPECIAL EDITION.

Monday and Thursday.

One year, \$1.00

Half Year, \$0.50

To Us Post Office one year, 2.00

TELEPHONES.

1314 Managing Editor and Reporters  
1365 Circulation, Advertising and Job  
Printing Department.

Address all rate cards on application.  
Birth, Marriage, and Death Notices 2¢ per insertion.

Address all communications to the  
Editor.

Subscribers wishing to change their  
address must give old as well as new ad-

C. F. HAYES,

Business Manager.

WEDNESDAY, NOVEMBER 24, 1909.

## RELIEVING THE DOMINION OF A BURDEN.

President McBride, it seems, has

been the victim of a cruel misfortune

and is now compelled to lay the blame for it.

Since he entered the political arena

that gentleman has posed as a steadi-

fast friend and champion of the in-

terested people of British Columbia.

And the interest he has taken

has hinted to those who know the

Dominion could be wheeled or threat-

ened into giving up.

Provincial loyalty as taught and practised by him is necessarily cut and dried,

and usually in direct opposition to them.

And when in opposition to them, he

has made it abundantly clear that

nobody need expect to find him any-

where on the side of the Provin-

cial Government.

He has defended his government before

the public not so much because it was a

good government as because it had

opposed some supposed injustice

threatened by the Provincial Govern-

ment.

It is clear that whatever others may do,

for himself he would promote the

interests of his Province quite regardless

of the interests of his country and, if need be, against his own.

He has never been a party to this.

His Province, however, he says, al-

lways gave him a strong hand.

It is clear that whatever others may do,

for himself he would promote the

interests of his Province quite regardless

of the interests of his country and, if need be, against his own.

For this is the same Mr. McBride

who now proposes to take a burden

of \$21,000,000.00 off the shoulders of the

Dominion and to saddle it upon the

people of the Province.

And last the people of the Province

seem to be showing a disposition of

that kind.

Mr. W. R. Ross, K.C., Conservative candidate for Fernie, B.C., is a native of Alberta, having been born at Fort Chipewyan in 1869.

The Bell Telephone Company has secured control of the Western Union Telegraph Company and may also absorb the Postal Union. The announcement of some importance to us is that Mr. Walker, president, but of course unknown in it will be purely sympathetic. Albertans own their own long distance talking machinery.

The suggestion is made that waiting rooms should be provided by the Great Northern Railway at Alberta Avenue and Twenty-first street. If the irregularity of service is to continue this should certainly be done. It would be more satisfactory, however, to have the cars reach points on schedule time, if it can be done.

Again we are reminded by an anonymous letter that the men who have built her home as well as war. 11 men who daily face the known dangers of coal mining are no less deserving of respect than those who dug the dirt on the stricken railway. It is conceivable that the miners are a nobler ambition to support a family by rewards than to strive for ribbons by striking men down.

Maclean Mackenzie, M.P.P., has reconsidered his decision to resign under pressure from his constituents, and will shorten his stay in the South sufficiently to enable him to attend the session of the Legislature. The decision was made last night.

When Mr. Kelly read the statement he replied sharply:

"The decision you did not make any such thing. Mr. Elliott had evidently not carefully read the decree. If he made the Standard Oil Company responsible for the Standard Oil Company from control of the Standard Oil Company, then the decree orders, as I now understand it, that the company shall discontinue all its operations in the United States. That is to say, the Standard Oil Company, Yes, finally and completely, says Frank B. Kelley, commenting on Circuit Court of Appeals Decision in Family Case.

St. Paul, Minn., Nov. 22—Frank B. Kelley, attorney for the Standard Oil Company, has filed a brief in support of the government in charge of the Standard Oil case said today that the decree handed down by the circuit court of appeals on Saturday certainly does dissolve the Standard Oil Company. That is to say that the Standard Oil Company, which is the largest oil company in the world, will go absolutely out of existence, unless some ingenuity can be found to save it.

The decree, as I now understand it, is that the company shall discontinue all its operations in the United States. There are about five thousand, their holdings in the Standard Oil Company.

"The decree does not decree the dissolution of the Standard Oil Company, but it does decree that the Standard Oil Company, which is the largest oil company in the world, will go absolutely out of existence, unless some ingenuity can be found to save it.

The Standard Pennsylvania Oil Company will be the battle ground of the Standard Oil Company in its appeal.

Pittsburgh, Pa., Nov. 22—A hearing of these cases will be held at the court of appeals in Pittsburgh on Monday, the head-quarters for about forty of the Standard Oil Company's properties, the capitalization of which is between \$100,000,000 and \$110,000,000.

The Standard Oil Company

will do all the development in the future, the National Transit company will do the shipping, the Atlantic Refining Company will do the refining, the Sales Company will do the selling, and the end of the trade and another company will do the selling. The assertion is that it is impossible to prove that these concerns are all working together.

MAD HORSE RAN AMUCK.

Tried to Kill a Veterinary Surgeon in Toronto.

Montreal, Nov. 23—Bragging at the end of a big beam that had torn out of one stable in its frenzied career, a mad horse ran amuck in the Burns Street stable yesterday morning and started a fire to kill the Burns & Shepard Veterinary Hospital.

The animal was only despatched

and had chased the veterinarian

about the stable, and it must have

crushed him to death.

The animal was big enough to

knock over a man.

After it had been kicked around,

and the rocks were flying, Seeing

the animal amuck, Dr. Tefft

walked up a beam and attempted

to jump over the mad horse.

Dr. Stewart turned and ran up the second floor, and the horse followed him.

Then the mad horse caught him.

Dr. Tefft had stretched back his arm

and the burning should as the animal

loose. He clammed the doors

and the stable was a mass of

smoke and flames.

When the fire became intense

Dr. Tefft and Dr. Stewart

were forced to jump out of the

burning stable.

The men were just in time to get out

on Nelson street and above the

stable when the house crashed

against the ground.

Then the animal tried to get

out of the flames and Dr. Tefft

saw Dr. Stewart escaping it backed

out of the passage, turning, then

he saw him fall.

At last night no person had ap-

peared to claim the carcass.

According to Dr. Stewart the animal

was suffering from pneumonia or in

flammation of the lungs.

Yours respectfully,  
H. B. SUTTON.

## DECREE DISSOLVES STANDARD OIL CO.

Yes, Finally and Completely, Says Frank B. Kelley, Commenting on Circuit Court of Appeals Decision in Family Case.

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## SPORTING NEWS

## HOCKEY.

## ANNUAL MEETING OF A.A.H.A.

The annual meeting of the A.A.H.A. was held at the Hotel Macdonald on Saturday, November 20, at 8 p.m. Many clubs from Calgary to Lloydminster were represented. It was arranged that the members of the executive and the appointed conveners of the various districts and representatives of the various clubs draw lots which they were also empowered to accept entry fees from the respective clubs to reward the services of the districts. The conveners of the districts will endeavor to arrange the schedules so that no final game will be played before the end of February. The said fees are to be paid into the general fund to be drawn upon by the executive. Details will be given in the league news sheet to be drawn up before December 20th. All entries are to be held before that date also.

As the A.A.H.A. is affiliated with the A.A.A., any person who has been with the former should be reinstated by the A.A.A. and his amateur standing recognized by the A.A.H.A.

There are to be five districts, provided the various teams enter:

Calgary District—Dr. Gibson, convenor, to consist of Red Deer, Lacombe, St. Mary's, etc.

Didsbury District—Mr. Curtis, convenor, to consist of Airdrie, Crossfield, Olds, Didsbury.

Red Deer District—Mr. Randal, convenor, to consist of Red Deer, Lacombe, St. Mary's, etc.

Edmonton District—R. H. Brown, convenor, to consist of Edmonton Y.M.C.A., Edmonton, Strathcona, St. Albert, Sherwood Park, etc.

Lloydminster District—Mr. Farley, convenor, to consist of Lloydminster, Kitimat, Vermilion and LaBourne, Saskatchewan.

It was decided that the districts might include one or more Saskatchewan teams to complete the district they represent.

Any other teams wishing to enter the league may do so by applying to the secretary of the A.A.H.A. and having them by the various districts.

It was decided that referees should always be present at all games, strictly regarding players' certificates. Referees shall be chosen by the executive where the competing clubs fail to agree on suitable referee.

The officers for the season 1909-10 were as follows:

Honorary President—Hon. A. C. Rutherglen, Stratford.

Vice-President—S. M. McCarthy, Calgary.

President—Jas. Gourlay, Lacombe.

Secretary—Mr. McLean, Red Deer.

2nd Vice-President—Mr. Ward (Y. M. C. A.) Edmonton.

2nd Vice-President—Bramley Morris, Edmonton.

Secretary—H. Graham, Strathcona. Treasurer—H. D. Bowen, Strathcona. Executive Ass't. Gourlay, Lacombe. B. H. McLean, Red Deer. Jas. Gourlay, Strathcona. Dr. Gibson, Calgaryst; Mr. Randal, Red Deer; Mr. Farley, Lloydminster; Mr. Didsbury, Didsbury; Mr. Liver, Red Deer; Mr. Ward, Edmonton.

NEW STANLEY CUP RULING.

Ottawa, Nov. 23.—The Stanley Cup Trustees today issued a ruling on the status of players who compete in the cup series at the opening and closing of the tournament. The ruling states that they should settle for good and all the controversy that comes up annually over the rights of the players to play on the opening and defending teams. The new ruling reads as follows:

"That we do not consider eligible to play in a contest for the Stanley Cup at the close of the ordinary hockey season, those players who are not regular members of the team concerned. In the case of challenges, however, the trustees will be called in at or prior to the opening of regular hockey season the trustees will consider the case and make such beneficial changes as rendered necessary in teams since the preceding season. Trustee W. Furan announces that both the

Winnipeg Shamrocks' and Galt club's challenge have been accepted.

## BEALS REORGANIZE.

At a meeting held in the Windsor Hotel, last evening, of the Royal Hockey Association, the following officers were elected:

Honorary President—Hon. C. W. Beals.

President—Matt. Beale.

Vice-President—T. A. Smart.

Secretary-Treasurer—H. Sennaral.

Committee-Meers, Ed. Greig, W. E. Hartman, Chas. Chinnick.

The club, which with red trimmings, is to be remembered that last season the Beals had practically won the City League championship but through a lack of foresight the league executive were unable to make arrangements with Queen's arena team when the Beals were badly crippled and therefore they are determined to win or make the best of their team's status to benefit much about their team so far but have been unable in getting a fast bunch together which will be able to compete in the league hold the record for before that date also.

As the A.A.H.A. is affiliated with the A.A.A., any person who has been with the former should be reinstated by the A.A.A. and his amateur standing recognized by the A.A.H.A.

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Longboat-Sherub Race. Winnipeg, Nov. 23.—The race between Longboat and Shrub was postponed owing to the fact that the car service and the rink being in

WATERLOO WILL BE STRONG.

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WATERLOO WILL BE STRONG.

Waterloo, Nov. 23.—The Waterloo is being lengthened and the interest for spectators will be considerably increased. The interest is being displayed and it can be depended upon that Waterloo will make a strong showing and will be equal to the best in the fight for the provincial championship this season.

ST. CROIX HOCKEY TEAM.

To have secured Bill Crowley, late of the Lacombe club, that the St. Croix Lacrosse Club hope that Crowley will be a positive Crowley with line up with St. Mary's if reinstated. The Edmonton Rag says that the St. Croix team will be reinstated of Crowley last month, but that Crowley was an amateur and the A.A.A.A. is doing its level best to secure him in view of the fact that he has a hockey significance.

1909 CHALLENGE CUP CONTEST.

The local Lumber Company has announced its support of the 1909 Challenge Cup competition, the annual benefit of the East End Curling Club. It has yet not been decided for what competition the cup will be given but it is the desire of the domineering men of the club that the contest will probably be limited to the Twin Cities. Arrangements will be made to have the trophy presented to the club by the president.

The drawing for skips in the President's Room of the Hotel Royal York, the Grand Curling Club was made last night. The results are as follows:

President—Mr. J. W. H. Dunlap. Vice-President—Vic P. Donaghue. Gee, Clarke. Hon. W. H. Dunlap. F. L. Snare. Mr. McLean. A. J. McLean. Dr. Robertson. Geo. D. Hunt. Mr. Scott. J. W. Morris. John D. Stevenson. John Joseph. Joseph Stevenson. John R. Carmichael. W. H. Barnes. R. C. Macdonald. F. E. Godle. Mr. McLean. A. E. Moore.

The first draw will be played tonight at 8 o'clock and the match will commence at half past eight throughout the week.

The draw for the first night is: McDonald vs. Morris. Garrison vs. Moore. Barnes vs. Bee. Clegg vs. Irwin.

Thursday night's draw is as follows: McDonald vs. Dunlap. Irwin vs. Carmichael. Ormby vs. Hostyn. Dr. Robertson vs. Hunt.

Woms Bound, Gagged and Robbed.

Saskatoon, Sask., Nov. 23.—A daring swim was committed yesterday evening when an unknown man swam the distance of two miles living in the outskirts of the city. The inmates have bound, gagged and robbed the inmates of the city jail, who were at one time inmates of the red light district, were doing their best to get away from the police and bound them. After doing this the man unfastened the house for valuable and on leaving the dwelling took

of the opus of the trustees to Edmonton for the Stanley Cup, that had been given to the city of Edmonton and that there would not be time for another series.

The executive unanimously decided to make another try to early dates, and wired the trustees to immediately to re-open the negotiations, as the time for another date being undesirable the executive will ask for later ones.

Some time will be required to be forthcoming Edmonton will make a bid for the dates given them. There is just a possibility that the Stanley Cup will be given after the cup although the challenge has been accepted and early dates proposed.

The executive decided to go ahead and sign players and start getting ready for practice and play will probably come in a few days. The trials of the trustees for the dates given them. There is just a possibility that the Stanley Cup will be given after the cup although the challenge has been accepted and early dates proposed.

Livingston ..... 131 94 184-329 Jamison ..... 132 100 162-367

Matthews ..... 132 106 160-348 Morris ..... 132 114 173-367

Totals ..... 715 735 194-286

## BOWLING.

## OLYMPICS.

The Tigers won a close and exciting game from the Olympics of Regina, 145 to 143. C. E. Morris, 367, was high average. The first game was won by the Tigers. The last being won by a majority of two pins. The Olympics were given a decided advantage by the weather which gave Tigers a decided advantage. The total score was 226-210.

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**THE LIGHTS WENT OUT.**

Winning Left in Darkness and Suburbanites Were Stranded.

Winnipeg, Nov. 23.—Winnipeg in in darkness again last night. The lights were not set on the streets where the cutting off of the current found them.

Patiently marooned suburbanites are waiting a chance to return home, but all they can do is sit around and wait until the electric company can restore the power. It is not known whether one or two exceptions are available but that there is a strong probability that the electric company will not be able to restore the power until the next day. The lights were out again this afternoon causing the flooding of the powerhouse, and not until late this evening could the company get a chance to repair the extent of the damage is unknown but if the generators should have been destroyed the lights will not be restored until the next day.

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